1 2 3 4	425 South Six Las Vegas, N Ph.: (702) 67 Fax: (702) 67	No.: 005870 E OF COREY B. BECK, P.C. oth Street V 89101 8-1999 8-6788	
5	Email: becksbk@yahoo.com  Attorney for Debtor		
6	UNITED STATES BANKRUPTCY COURT		
7	DISTRICT OF NEVADA		
8	In Re: CENSO LLC		) BK-S-19-16636-MKN ) Chapter 11
10		Debtor.	) HEARING DATE: August 19, 2020 HEARING TIME: 9:30 AM
11			
12	MOTION TO VALUE COLLATERAL AND MODIFY RIGHTS OF SELENE FINANCE LP. PURSUANT TO 11 U.S.C §506(a), §1111, AND §1123		
13	<del>*************************************</del>		
14			
15	value collateral pursuant to 11 U.S.C. §506(a), §1111 and §1123, and Bankruptcy Rules 3012		
16	and 9014. This Motion is based on the following Memorandum of Points and Authorities, the		
17	Debtor's Declaration and attached Exhibits, all papers and pleadings on file herein, and any other		
18	argument or evidence permitted by the Court.		
19	POINTS AND AUTHORITIES		
20	1.	The Debtor filed a Chapter 11	petition on October 11, 2019.
21	2.	Debtor is in the process of pre	eparing a Chapter 11 plan.
22	3.	Censo LLC. is the owner of the	he real property located at: 1161 Dana Maple Court,
23		Las Vegas, Nevada 89123.	
24	4.	As of the date the Chapter 11	petition, there is no second deed of trust
25		recorded against this property	·
26	5.	The first deed of trust is service	ced by Selene Finance LP. with a secured claim
27	amount of \$330,345.25.		
28	6.	Debtor had the Property appr	aised by Quality Appraisal Services. The appraiser

valued the property at \$280,000.00 (A true and correct copy if the appraisal is attached as Exhibit "1").

- 7. The subject property is not the primary residence.
- 8. Selene Finance LP. has filed a Proof of Claim in the amount of \$330,345.25. listed an The Debtor listed an amount owed in Schedule D as \$330,000.00.
- 9. Because value of the property is less than the debt owed on the first deed of trust the Debtor is seeking an Order of this Court valuing the collateral for purposes of a cram down against the holders fo the first deed of trust.

## **B. ARGUMENT**

A wholly unsecured lien holder's claim can be modified and reclassified as a general unsecured claim pursuant to 11 U.S.C. §506(a). The 9<sup>th</sup> Circuit reviewed and discussed *Nobelman v. American Savings Bank*, 508 U.S. 11 324 (1993), regarding claims "secured" by real property, and the subsequent majority and minority interpretation and application of *Nobelman* to 11 U.S.C. §506 compelling and held:

"Section 506(a) divides creditors' claims into 'secured ...claims' and 'unsecured claims.' Although the conventional interpretation of 'secured' might include any claim in which the debtor has a security interest in the debtor's property, §506(a) makes clear that the status of a claim depends on the valuation of the property. An allowed claim of a creditor secured by a lien on property in which the estate has an interest ... is a secured claim to the extent of the value of such creditor's interest in the estate's interest in such property and is an unsecured claim to the extent that the value of such creditor's interest is less than the amount of such allowed claim. Put more simply, a claim such as a mortgage is not a 'secured claim' to the extent that it exceeds the value of the property that secures it. Under Bankruptcy Code, 'secured claim' is a term of art and not every claim is secured by a lien on property will be considered a 'secured claim'.

Debtor further requests that the valuation of the collateral be binding against the holder of the first deed of trust.

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1	DATED this 15 <sup>th</sup> day of July, 2020.
2	/s/ COREY B. BECK
3	/s/ COREY B. BECK COREY B. BECK, ESQ. Nevada Bar No.: 005870
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